



Attorney's Docket No. SON-1500

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION English Language Declaration

nventors, we here	by declare that:		
ost office addres	s and citizenship are as stat	ed below	next to our
which a patent is	first and joint inventors of to sought on the invention enti	he subjec tled	t matter which is
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hat I have review ncluding the clai	wed and understand the content ims, as amended by any amendme	s of the nt referr	above identified red to above.
e duty to disclose 37, Code of Fede	se information which is materieral Regulations, \$1.56.	al to pat	entability as
ion(s) for patent	t of inventor's certificate li	sted belo	ficate having a
			rity Claimed
	17/03/1998	X	
(Country)	(Day/Month/Year Filed)	Yes	No
(Country)	(Day/Month/Year Filed)	Yes	No
(Country)	(Day/Month/Year Filed)	Yes	No .
ion(s) listed belo application is not ided by the first duty to disclose	ow and insofar as the subject t disclosed in the prior Unite paragraph of Title 35, United material to patentability as d 1 63(d) which became availab	d States States defined ble between	application in Code \$112, I in Title 37, Code en the filing date
	ce the original, is which a patent is CKUP DEVICE on of which ereto. The control of the classical state of the application (s) I apan (Country) (Country) (Country) The benefit under the polication is not ided by the first duty to disclose application is not ided by the first duty to disclose that of the application is not ided by the first duty to disclose that of the application is not ided by the first duty to disclose that one of the application is not ided by the first duty to disclose that one of the application is not ided by the first duty to disclose that one of the application is not ided by the first duty to disclose that one of the application is not ided by the first duty to disclose that one of the application is not ided by the first duty to disclose that one of the application is not identify the control of the application is not identify the application in the application is not identify the application in the application is not identify the application in the application is	the original, first and joint inventors of twhich a patent is sought on the invention entickup DEVICE on of which ereto. That I have reviewed and understand the content including the claims, as amended by any amendment and the duty to disclose information which is materiated and the content including the claims, as amended by any amendment and the duty to disclose information which is materiated any foreign priority benefits under Title 35, Unitediated in the application for patent or inventors any foreign application for patent or inventors that of the application on which priority is application (s) Japan	ce the original, first and joint inventors of the subject which a patent is sought on the invention entitled CKUP DEVICE on of which creto. crial No. chat I have reviewed and understand the contents of the including the claims, as amended by any amendment referr to a duty to disclose information which is material to pate 37, Code of Federal Regulations, \$1.56. foreign priority benefits under Title 35, United States in (s) for patent of inventor's certificate listed below any foreign application for patent or inventor's certificate that of the application on which priority is claimed opplication(s) Japan 17/03/1998 X (Country) 17/03/1998 X (Day/Month/Year Filed) Yes

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.





English Language Declaration

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

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(Supply similar information and signature for subsequent joint inventors.)